REDECLARED 20 June 2006

Paper

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UNITED STATES PATENT AND TRADEMARK OFFICE **BOARD OF PATENT APPEALS AND INTERFERENCES**

Patent Interference No. 105,371 (RT)

RUEY J. YU and EUGENE VAN SCOTT (6,159,485),Junior Party,

v.

Neose Technologies, Inc. and E-L Management (09/123,251),Senior Party.

REDECLARATION - Bd.R. 203(d)

By TORCZON, Administrative Patent Judge.

This interference is redeclared for the sole purpose of changing the correspondence of Yu's claims. In view of the decision (Paper 23) granting Yu's motion to designate more of its

claims as not corresponding to the count, the claim designation for Yu is revised as follows:

Total Yu claims:

1-20

Corresponding:

2, 5, 13, and 16

Not corresponding: 1, 3, 4, 6-12, 14, 15, and 17-20

lcc:

1

2

3

4

5

6

For Yu and Van Scott: Robert M. Schulman, HUNTON & WILLIAMS LLP, of Washington, D.C., with Patrick A. Doody, HUNTON & WILLIAMS LLP, of McLean, Virginia, and Eugene Rzucidlo, HUNTON & WILLIAMS LLP, of New York City, New York.

For Neose Technologies, Inc.: Todd Esker and Jeffry Mann, MORGAN, LEWIS & BOCKIUS LLP, San Francisco, California.

Townes, Yolunda

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Subject: Interference #105371_024 (RT) Redeclaration-Bd.R. 203(d) and #105371_025 (RT) - Judgment-

Bd.R. 127(b)-Requested

Redeclaration-Bd.R. 203(d) - Paper #24

Judgment-Bd.R. 127(b)-Requested - Paper #25

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